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6	UNITED STATES DISTRICT COURT	
7	DISTRICT OF NEVADA	
8		* * *
9	GIOVANNI MAMONE,	
10	Plaintiff,	) 2:10-cv-00278-LRH-RJJ
11	v.	) )
12	AMERICAN FAMILY MUTUAL	ORDER )
13	INSURANCE, a foreign corporation, et al.,	
14	Defendants.	)
15	Plaintiff Giovanni Mamone initiated this action in the Eighth Judicial District Court for	
16	Clark County, Nevada on November 20, 2009. On February 26, 2010, on the basis of diversity	
17	jurisdiction, Defendant American Family Mutual Insurance Company filed a notice of removal to	
18	this court (#1¹).	
19	After review of the complaint and Defendant's petition for removal, the court finds that it	
20	requires more evidence to determine whether it has subject matter jurisdiction over this case.	
21	While it appears that the parties are of diverse citizenship, <sup>2</sup> Defendant has not demonstrated that th	
22	amount in controversy exceeds \$75,000.	
23	"[A]ny civil action brought in a State court of which the district courts of the United States	
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25	<sup>1</sup> Refers to the court's docket entry number.	
26	<sup>2</sup> Plaintiff is a citizens of Nevada and Defendant is incorporated under the laws of Wisconsin and ha its principle place of business in Wisconsin.	

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have original jurisdiction, may be removed by the defendant . . . to the district court of the United States for any district . . . where such action is pending." 28 U.S.C. § 1441(a). Among other reasons, the district courts of the United States have "original jurisdiction" where there is diversity of citizenship between the parties and the amount in controversy, exclusive of interest and costs, exceeds \$75,000. 28 U.S.C. § 1332(a).

"If . . . it appears that the district court lacks subject matter jurisdiction, the case shall be remanded." 28 U.S.C. § 1447(c). "Federal jurisdiction must be rejected if there is any doubt as to the right of removal in the first instance." *Gaus v. Miles, Inc.*, 980 F.2d 564, 566 (9th Cir. 1992) (citing Libhart v. Santa Monica Dairy Co., 592 F.2d 1062, 1064 (9th Cir. 1979)). Moreover, the removal statute is construed restrictively and in favor of remanding a case to state court. *See Shamrock Oil & Gas Corp. v. Sheets*, 313 U.S. 100, 108-09 (1941); *Gaus*, 980 F.2d at 566.

After a defendant files a petition for removal, the court must determine whether federal jurisdiction exists, even if no objection is made to removal. *See Rains v. Criterion Systems, Inc.*, 80 F.3d 339, 342 (9th Cir. 1996). The defendant always has the burden of establishing that removal is proper. *Gaus*, 980 F.2d at 566. Normally this burden is satisfied if the plaintiff claims a sum greater than the jurisdictional requirement. *Id.* 

However, if the plaintiff does not claim a sum greater than the jurisdiction requirement, the defendant cannot meet its burden by merely alleging that the amount in controversy is met: "The authority which the statute vests in the court to enforce the limitations of its jurisdiction precludes the idea that jurisdiction may be maintained by mere averment . . . ." *Id.* (*quoting McNutt v. Gen. Motors Acceptance Corp.*, 298 U.S. 178, 189 (1936)) (emphasis omitted).

In some cases, it may be "facially apparent' from the complaint that the jurisdictional amount is in controversy." *See Singer v. State Farm Mut. Auto. Ins.*, 116 F.3d 373, 377 (9th Cir. 1997) (delineating the "appropriate procedure for determining the amount in controversy on removal" as described in *Allen v. R & H Oil & Gas Co.*, 63 F.3d 1326 (5th Cir. 1995)). However,

"[w]hen the amount is not facially apparent from the complaint, the court may consider facts in the 1 removal petition and may require parties to submit summary-judgment-type evidence relevant to 2 the amount in controversy at the time of removal." Kroske v. U.S. Bank Corp., 432 F.3d 976, 980 3 4 (9th Cir. 2006) (internal quotation marks omitted). 5 Here, in arguing that the amount in controversy requirement has been satisfied, Defendant relies solely on the allegations in the complaint. However, the court finds that it is not facially 6 apparent from the complaint that more than \$75,000 is in controversy. To the contrary, based on 8 the allegations in the complaint, the amount in controversy could easily be less than the jurisdictional threshold. Accordingly, jurisdiction has not been established. 10 The court will provide Defendant additional time to present "summary-judgment-type 11 evidence" showing by a preponderance of the evidence that this case meets § 1332(a)'s amount in 12 controversy requirement. 13 IT IS THEREFORE ORDERED that Defendant is granted twenty (20) days to establish the 14 minimum amount in controversy for federal jurisdiction. Plaintiff is granted ten (10) days to file an 15 opposition. No reply is required. 16 IT IS SO ORDERED. Alkihi DATED this 12th day of March, 2010. 17 18 19 UNITED STATES DISTRICT JUDGE 20 21 22 23 24 25

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